REVOCATION AND POWER OF ATTORNEY

Commissioner of Patents P. O.Box 1450 Alexandria, VA 22313-1450

Dear Sir:

The undersigned, Boston Scientific Scimed, Inc., as Assignee in the following -identified applications (as shown on the attached *Certificate Under 37 CFR 3.73(b)*):

Inventor(s)	Serial No.	Filing Date
Gregory Brucker et al	10/083707	02/26/2002
Tracee Eidenschink	10/375689	02/27/2003
Tracee Eidenschink	10/626794	07/22/2003
Tracee Eidenschink	10/641488	08/15/2003
Tracee Eidenschink et al	10/657472	09/08/2003
Tracee Eidenschink et al	10/747546	12/29/2003
Tracee Eidenschink et al	10/757646	01/13/2004
Tracee Eidenschink et al	10/780937	02/18/2004
Tracee Eidenschink et al	10/784337	02/23/2004
Tracee Eidenschink	10/785449	02/24/2004
Tracee E. J. Eidenschink et al	10/826786	04/16/2004
Thomas Trinh Tran et al	10/863724	06/08/2004
Tracee Eidenschink et al	10/915209	08/10/2004
Thomas Holman et al	10/952007	09/28/2004
Brad Jackson	11/003945	12/03/2004

hereby revokes any existing Powers of Attorney, if any, and appoints the following attorneys and/or patent agents associated with the following customer number to prosecute the applications identified above and to transact all business in the U.S. Patent and Trademark Office in connection therewith:

23552
PATENT TRADEMARK OFFICE

Please direct all correspondence to the attention of Randall A. Hillson, Customer No. 23552, telephone 612.332.5300.

Date: March 6 2006

Boston Scientific Scimed, Inc.

Name:

CERTIFICATE UNDER 37 C.F.R. § 3.73(b)

Boston Scientific Scimed, Inc. certifies that it is the Assignee of the entire right, title and interest in the following-identified patent applications by virtue of a chain of title from the inventor(s) to the current assignee as shown below:

1. From inventor(s) to Scimed Life Systems, Inc.:

Inventor(s)	Serial No.	Filing Date	Assignment	Reel	Frame
			Recordation Date		
Gregory Brucker et al	10/083707	02/26/2002	07/10/2002	0133356	0663
Tracee Eidenschink	10/375689	02/27/2003	05/29/2003	014112	0389
Tracee Eidenschink	10/626794	07/22/2003	01/26/2000	010568	0868
Tracee Eidenschink	10/641488	08/15/2003	08/15/2003	014404	0301
Tracee Eidenschink et al	10/657472	09/08/2003	09/08/2003	014483	0358
Tracee Eidenschink et al	10/747546	12/29/2003	12/29/2003	014856	0123
Tracee Eidenschink et al	10/757646	01/13/2004	01/13/2004	014971	0048
			01/13/2004	014977	0099
Tracee Eidenschink et al	10/780937	02/18/2004	02/18/2004	015003	0686
Tracee Eidenschink et al	10/784337	02/23/2004	02/23/2004	015019	0676
Tracee Eidenschink	10/785449	02/24/2004	02/24/2004	015021	0473
Tracee E. J. Eidenschink et al	10/826786	04/16/2004	05/22/2001	011841	0627
Thomas Trinh Tran et al	10/863724	06/08/2004	06/08/2004	015450	0982
Tracee Eidenschink et al	10/915209	08/10/2004	08/10/2004	015677	0335
Thomas Holman et al	10/952007	09/28/2004	09/28/2004	015883	0555
Brad Jackson	11/003945	12/03/2004	01/06/2005	015553	0790

2. From Scimed Life Systems, Inc. to Boston Scientific Scimed, Inc. by virtue of merger and change of name dated December 22, 2004, for which a copy thereof is attached.

I hereby declare that all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true; and further, that these statements are made with the knowledge that willful false statements, and the like so made, are

punishable by fine or imprisonment, or both, under Section 1001, Title 18 of the United States

Code, and that such willful false statements may jeopardize the validity of the application or any
patent issuing thereon.

Date: March 6, 2006

Boston Scientific Scimed, Inc.

Name: Your

Pitle: Senier Patent Counses

4I-1170

ARTICLES OF MERGER OF BOSTON SCIENTIFIC SCIMED, INC. WITH AND INTO SCIMED LIFE SYSTEMS, INC.

Pursuant to Minnesota Business Corporation Act, Section 302A, the undersigned, Boston Scientific Scimed, Inc., a Minnesota corporation ("BSS"), and Scimed Life Systems, Inc., a Minnesota corporation ("Scimed Life"), hereby adopt the following Articles of Merger for the purpose of merging BSS with and into Scimed Life, with Scimed Life being the surviving corporation.

- 1. The Agreement and Plan of Merger between BSS and Scimed Life dated as of December 15, 2004 (the "Merger Agreement"), as required by Minnesota Business Corporation Act, Section 302A.615, subdivision 1, is attached hereto as Exhibit I.
- 2. The Board of Directors and sole shareholder of BSS approved the Merger Agreement in a joint written action dated as of December 15, 2004 pursuant to Minnesota Business Corporation Act, Section 302A.613.
- 3. The Board of Directors and all of the shareholders of Scimed Life approved the Merger Agreement in a joint written action dated as of December 15, 2004 pursuant to Minnesota Business Corporation Act, Section 302A.613.
- 4. The name of the surviving corporation shall be Boston Scientific Scimed, Inc.
- 5. The merger shall be effective upon the later of 12:01 a.m. on January 1, 2005 or the filing of these Articles of Merger with the Secretary of State of the State of Minnesota.

IN WITNESS WHEREOF, BSS and Scimed Life have caused these Articles of Merger to be executed by their respective officers thereunto duly authorized this 22 day of December, 2004.

BOSTON SCIENTIFIC SCIMED, INC.

SCIMED LIFE SYSTEMS, INC.

By:

Paul A. La Violette

Chief Executive Officer and President

Paul W. Sandman

Chief Executive Officer